Philip K. Goldstein, Attorney for Debtor(s) Nevada Bar No. 4275 LAW OFFICES OF PHILIP K. GOLDSTEIN, LTD. 609 South Seventh St. Las Vegas, NV 89101 (702) 388-2004

following non-exempt assets:

UNITED STATES BANKRUPTCY COURT DISTRICT OF NEVADA			
In Re: AUDR	EY S. HASEMANN, Debtor(s)) BKS-08- 2420) CHAPTER 13 PLAI) Plan Mod. (X) NA () <u>Pre-Confirmation H</u>) DATE: 2 (309) TIME: 8:30	N# 1) Before () After Conf. earing Confirmation Hearing
		CHAPTER 13 PLAN	0107
CONFIRMATI	ON HEARING DATE SET	HIS PLAN WILL BE CONSIDERE FORTH ABOVE. THE FILING A MADE IN ACCORDANCE WITH	
Debtors propose confirmed	e following Ch 13 Plan with de	etermination of interest rates which s	shall be effective from date it's
SUMMARY O	F PLAN'S PAYMENT SC	HEDULE:	
A. B. C.		months. (beg. <u>12 / 26 / 2008</u> months (beg/_/).	\$\frac{\text{Amount}}{\$\frac{68,880}{\$\text{\$\frac{8}{68,880}}}\$\$ \$\frac{\$\frac{68,880}{\$\text{\$\text{\$\frac{68,880}{\$\text{\$\frac{68,880}{\$\text{\$\frac{68,880}{\$\text{\$\frac{68,880}{\$\text{\$\frac{68,880}{\$\text{\$\frac{68,880}{\$\text{\$\frac{68,880}{\$\text{\$\frac{68,880}{\$\text{\$\frac{68,880}{\$\text{\$\frac{68,880}{\$\text{\$\frac{68,880}{\$\text{\$\frac{68,880}{\$\text{\$\frac{68,880}{\$\text{\$\frac{68,880}{\$\$\frac{6
Commitment Per Commitment I must continue f time, pursuant t	eriod and Disposable Income. Deriod. The applicable common the entire commitment per o sec. 1325(b)(4)(B). If the a	mitment period is [] 3 years or [X iod unless all unsecured claims are applicable commitment period is 3 years.] 5 years. Monthly Plan payments
continue for mo <u>Calculation of</u> trustee shall be based upon eith applicable commidentified in del	pre than 60 months. Disposable Income. The D paid first to debtor's attorney er: [] The Debtor(s) has calculated an itment period of 60 months otor's schedules I and J.	Pebtor(s) is [] under or [X] over no y fees. Payment to general non-prior	median income. Payments to the rity unsecured creditors shall be paid income of \$834 multiplied by the 1 in accordance with the surplus
value is calculat	ted as the value of all excess	non-exempt property after the deduc	ction of valid liens and liquidation value is derived from the

Projected Disposable Income. The Debtor(s)	propose(s) to pay	veither projected disposable inc	ome for the
applicable commitment period, or in accordance	with the surplus	identified in debtor's schedules	I and J.
Future Earnings. The future earnings of Debto	or(s) shall be sub	nitted to the supervision and con	ntrol of Trustee as is
necessary for execution of the Plan.	, ,	•	
Tax Refunds. Debtor(s) shall turn over to the	Trustee and pay i	nto the Plan annual tax refunds	for tax years (except
for any exempt Earned Income Tax Credit earne	d or received dur	ing the pendency of this bankru	ptcy.
	20		•
Election to pay claims.			
[] 100% of all filed and allowed non-priority u	nsecured claims	shall be paid by Trustee pursuar	nt to this Plan.
[] General unsecured creditors will be paid into			
Debtor(s) estate is solvent under sec. 1325(a)(4)			
Statement of Eligibility to Receive Discharge	•		
Debtor Audrey Hasemann is [igible to receive Chapter 13 dis-	charge pursuant to
sec.1328 upon completion of all Plan obligation			• •
Debtor is [X] is not [] el	igible to receive Chapter 13 disc	charge pursuant to
sec.1328 upon completion of all Plan obligation			• .
CLAIMS PAID BY TRUSTEE:			
Attorney's Fees. Pre-petition Attorney	Compensation Pa	nid: \$ <u>900</u>	
Filing fee paid:	. •	\$ <u>274</u>	
	ORNEY FEES TO	O BE PAID THRU PLAN:	\$_3,900
Estimated additional a	ttornev fees & co	ests:	\$ <u>2,100</u>
TOTAL FEES TO BE			\$ <u>6,000</u>
04 41 114 41 77			\$
		 :	\$
	•	·	T
CLASS 1. Secured claims for real estate	loans and/or rea	al property taxes that were cu	rrent when the
petition was filed. At the time of the filing of t			
shall pay the ongoing contract installment payme			
taxes due after the filing of the petition as listed			
Creditor Name: ASC		Collateral: STRIPPING	
Contractual direct monthly payment:	\$	Maturity date: STRIPPING	
Creditor Name:		Collateral:	
Contractual direct monthly payment:	\$	Maturity date:	
F			
CLASS 2.Secured claims for real estate loans	. real property t	axes, homeowners association	and public
utilities that were delinquent when the petitio			
arrearage claim in full in equal monthly installment			
modified by this Plan and shall retain its existing		<u>-</u>	ob I claims are not
Creditor Name: ASC	•	ME Arrearage:	\$_6000
		Interest:	\$
Contractual direct monthly payment:		Maturity date: 2025	Ψ
Creditor Name:	Collateral:	Arrearage:	\$
Citation Name		Interest:	\$ \$
Contractual direct monthly payment:		Maturity date:	Ψ
Creditor Name:		Arrearage:	\$
Cieditoi Mame.	Interest Rate	Arrearage. Interest:	\$
Contractual direct monthly payment:			Ψ
Commutation and interior payment.	—		

CLASS 3. Secured claims that a	re modified by this Pla	n or that mature l	oefore the Plan	<u>is completed.</u>
Each Class 3 claim will be paid in full !	by the Trustee. The cred	litor shall retain its	existing lien and	receive payments
in equal monthly amounts as specified	below. This section sha	ll be used to specify	Adequate Prote	ction Payments.
A modification, or "cram-down" is not				
within 910 days of the filing of the peti		• •	•	
Creditor Name:		Fair mkt	value:	\$
		Interest		\$
Total claim:	$_{\rm /60~mos.}$ = Monthly i			
Creditor Name:				\$
	Interest Rate:	Interest		\$ \$
Total claim:	_/60 mos. = Monthly i			
CLASS 4. Secured claims (not	modified) for persona	property that we	re delinguent v	vhen the petitior
was filed including 910 PMSI motor	vehicle or any other t	hing of value if de	bt was incurred	within 1 year of
filing. These claims are not modified				
Debtor(s) or a third party shall pay the	monthly contract instal	ments on CLASS 4	claims as they	come due whether
or not the Plan is confirmed and such p	payment shall constitute	adequate protection	as required by se	ec. 1326(a)(1)(C)
Trustee shall pay each CLASS 4 pre-p				
Creditor Name:			•	
	Interest Rate	:Inte	rest:	\$ \$
Contractual direct monthly p				
	$/60 \text{ mos.} = \overline{\text{Monthly m}}$			
Creditor Name:				S
		:Intere		\$
Contractual direct monthly p				<u> </u>
	$/60 \text{ mos.} = \overline{\text{Monthly m}}$			
	•			
CLASS 5. Secured claims that a	re satisfied in full by t	he surrender of col	lateral. As to p	ersonal property
secured claims, Debtor(s) shall surrende				
Plan. As to real property secured claim				
automatic stay to allow holder of CLAS				
law.			11	1 2
Consider North				
Creditor Name:	Collateral:	Estimated deficie	ency: \$	
Creditor Name: Creditor Name:				
Creditor Name:				
Creditor Name:	Collateral:	_ Estimated deficient	ency: \$	real estate
Creditor Name: CLASS 6. Secured claims paid 6	Collateral:	_ Estimated deficient of the control	ency: \$	
CLASS 6. Secured claims paid of mortgage payments. CLASS 6 claim	Collateral: directly by Debtor(s) on the mature before or after	_ Estimated deficient third party (other the completion of the com	ency: \$	in default, and
CLASS 6. Secured claims paid of mortgage payments. CLASS 6 claim are not modified by this Plan which ma	Collateral: directly by Debtor(s) or ns mature before or after y include 910 motor vel	Estimated deficient third party (other the completion of the control of the contr	ency: \$ency: \$ency: \$ency: \$ency	in default, and erty claims.
CLASS 6. Secured claims paid of mortgage payments. CLASS 6 claims are not modified by this Plan which ma Creditor Name:	Collateral: directly by Debtor(s) or ns mature before or after y include 910 motor vel	_ Estimated deficient of the completion of the completion of the collaims and 1 years. Collateral:	r than ongoing this Plan, are not ear personal prop	in default, and perty claims.
CLASS 6. Secured claims paid of mortgage payments. CLASS 6 claim are not modified by this Plan which ma Creditor Name: Contractual direct monthly pay	Collateral: lirectly by Debtor(s) or after y include 910 motor velocities are also ment:	Estimated deficient of the completion of the completion of the completion of the collateral:	r than ongoing this Plan, are not ear personal prop	in default, and perty claims.
CLASS 6. Secured claims paid of mortgage payments. CLASS 6 claim are not modified by this Plan which ma Creditor Name: Contractual direct monthly pay	Collateral: lirectly by Debtor(s) or after y include 910 motor velocities are also ment:	Estimated deficient of the completion of the completion of the collateral: Maturity date: Collateral: Collateral: Collateral:	r than ongoing this Plan, are not ear personal prop	in default, and perty claims.
CLASS 6. Secured claims paid of mortgage payments. CLASS 6 claim are not modified by this Plan which ma Creditor Name: Contractual direct monthly pay Creditor Name: Contractual direct monthly pay	Collateral: Colla	Estimated deficient of the completion of the claims and 1 years Collateral: Maturity date:	ency: \$ency: \$ency: \$ency: \$ency: \$_ency:	in default, and perty claims.
CLASS 6. Secured claims paid of mortgage payments. CLASS 6 claim are not modified by this Plan which ma Creditor Name: Contractual direct monthly pay Creditor Name: Contractual direct monthly pay Creditor Name: Contractual direct monthly pay	Collateral: directly by Debtor(s) or after y include 910 motor velocities are seen as a seen as	Estimated deficient third party (other the completion of the claims and 1 years and 1 years and the collateral: Maturity date: Collateral: Maturity date:	r than ongoing this Plan, are not ear personal prop	in default, and perty claims.
CLASS 6. Secured claims paid of mortgage payments. CLASS 6 claim are not modified by this Plan which material Contractual direct monthly payon Creditor Name: Contractual direct monthly payon Creditor Name: Contractual direct monthly payon CLASS 7. Priority unsecured claims of the contractual direct monthly payon CLASS 7. Priority unsecured claims of the contractual direct monthly payon CLASS 7. Priority unsecured claims of the contractual direct monthly payon CLASS 7. Priority unsecured claims paid of the contractual direct monthly payon CLASS 7. Priority unsecured claims paid of the contractual direct monthly payon CLASS 7. Priority unsecured claims paid of the contractual direct monthly payon CLASS 7. Priority unsecured claims paid of the contractual direct monthly payon CLASS 7. Priority unsecured claims paid of the contractual direct monthly payon CLASS 7. Priority unsecured claims paid of the contractual direct monthly payon CLASS 7. Priority unsecured claims paid of the contractual direct monthly payon CLASS 7. Priority unsecured claims paid of the contractual direct monthly payon CLASS 7. Priority unsecured claims paid of the contractual direct monthly payon CLASS 7. Priority unsecured claims paid of the contractual direct monthly payon CLASS 7. Priority unsecured claims paid of the contractual direct monthly payon CLASS 7. Priority unsecured claims paid of the contractual direct monthly payon CLASS 7. Priority unsecured claims paid of the contractual direct monthly payon CLASS 7. Priority unsecured claims paid of the contractual direct monthly payon CLASS 7. Priority unsecured claims paid of the contractual direct monthly payon CLASS 7. Priority unsecured claims paid of the contractual direct monthly payon CLASS 7. Priority unsecured claims paid of the contractual direct monthly payon CLASS 7. Priority unsecured claims paid of the cl	Collateral: directly by Debtor(s) or after a second secon	Estimated deficient third party (other the completion of the claims and 1 years and 1 years and the collateral: Maturity date: Collateral: Maturity date:	r than ongoing this Plan, are not ear personal prop	in default, and perty claims.
CLASS 6. Secured claims paid of mortgage payments. CLASS 6 claim are not modified by this Plan which ma Creditor Name: Contractual direct monthly pay Creditor Name: Contractual direct monthly pay	Collateral: directly by Debtor(s) or after a sy include 910 motor version with the second state of the se	Estimated deficient third party (other the completion of the claims and 1 years and 1 years and the collateral: Maturity date: Collateral: Maturity date:	r than ongoing this Plan, are not ear personal property. Taxes/support) Claim amount:	in default, and perty claims.

CLASS 8.	Section 1305 Post-Petition	Claims. This class includ	les but is not limited to ta	xes that become
payable to a go	vernment unit while the case	is pending.		
Credit	or Name:	Claim type:	Claim amount	: \$
Interest	due on delinquent support:	Int. rate:% Interes	t amount:	\$
CLASS 9.	Special class unsecured cla	ums. This class includes u	nsecured claims, such as	co-signed
unsecured debts	s, that will be paid in full ever			
	or Name:			
CLASS 10. pay to the credi	General non-priority unsetors with allowed general non	cured claims. After paymet-priority unsecured claims a	ent to CLASS 9 creditors pro-rata share of approx	, the Trustee will imately \$\frac{50,040}{}
and unexpired I executory contrautomatic stay t	eases listed below. Debtor(s) act or unexpired lease not list o allow the non-debtor party [] Assume Payment: \$ [] Reject: Collateral references.	ed in this Plan is rejected. It to a rejected unexpired lease Collateral: /month Months rema	ed contractual post-petiti Entry of the confirmation to obtain possession of hining:	on payments. Any order modifies the
PLAN TOTAL		Y TRUSTEE: ION: (Not to exceed 10%)		\$ 62,040 \$ 6,840 \$ 68,880

ADDITIONAL PROVISIONS

Proofs of Claim.

A Proof of Claim must be timely filed by or on behalf of a priority or general non-priority unsecured creditor before a claim will be paid pursuant to this Plan.

A secured real estate mortgage creditor shall be paid directly by the Debtor(s) for all post-petition payments as they become due, whether or not a Proof of Claim is filed. Pre-petition claims of a secured real estate mortgage creditor will not receive any payments from the Trustee unless a Proof of Claim has been filed.

A CLASS 3 or 4 secured creditor must file a Proof of Claim before a claim will be paid pursuant to Plan. Pursuant to sec. 507(a)(1), payments on domestic support obligations (DSO) and payments on loans from retirement or thrift savings plans of the type described in sec. 362(b)(19) falling due after the filing of the petition shall be paid by Debtor(s) directly whether or not a proof of claim is filed or the Plan is confirmed, unless agreed otherwise.

A Proof of Claim, not this Plan or schedules, shall determine amount and classification of a claim. Pursuant to sec. 502(a) such claim or interest is deemed allowed unless objected to and the Court determines otherwise.

<u>Claims provided for by the Plan</u> - If a claim is provided for by this Plan and a proof of claim is filed, payments shall be based upon the claim unless the Court enters a separate Order determining (i) value of the creditor's collateral; (ii) rate of interest; (iii) avoidance of a lien; (iv) amount of claim, or (v) classification of a claim. If interest is required to be paid on a claim, the interest rate shall be paid in accordance with the Order Confirming Chapter 13 Plan or such other Order of the Court which establishes the rate of interest.

<u>Claims not provided for by the Plan</u> - If a claim is not provided for by this Plan and a Proof of Claim is filed, no payment will be made to the claimant by the Trustee or the Debtor(s) until such time as the Debtor(s) modify the Plan to provide for payment of the claim. Such claim or interest is deemed allowed unless objected to

and the Court determines otherwise. If no action is taken by the Debtor(s), the Trustee may file a Motion to Dismiss the case or a Trustee's Modified Plan.

Fees and Administration Expenses.

Trustee's fees. Trustee fees shall be calculated at 10% of payments made under the Plan, whether made before or after confirmation, but excluding payments made directly by Debtor(s), as provided for by the Plan, to CLASS 1, CLASS 2 or Class 6 creditors or pursuant to an executory contract or unexpired lease.

Compensation of Former Chapter 7 Trustee. Payment of compensation of the type described in sec. 1326(b)(3) shall be limited to the greater of \$25, or 5% of the amount payable to non-priority unsecured creditors divided by the length of the Plan, each month for the duration of the Plan.

Administrative expenses. Except to the extent the claimant agrees to accept less, and unless section sec. 1326(b)(3)(B) is applicable, approved administrative expenses other than Trustee's fees and Debtor(s) attorney fees shall be paid in full.

Debtor's attorney's fees. The debtor(s) attorney's fees, costs and filing fees in this case through Confirmation of the Plan shall be: \$4800. The sum of \$900 has been paid to the attorney prior to filing petition. The balance of \$3900 shall be paid through the Plan. If fees and costs stated above are in excess of 16 Hours X \$300 (hourly rate), plus \$274 filing fee, then such costs and fees must be approved by the Court. However, all fees are subject to review and approval by the Court. Attorney's fees are paid though the Plan in accordance with section entitled: Payment of Claims, Administrative Fees and Costs and Distribution of plan payment. It is contemplated that Debtor(s) will continue to utilize services of their attorney to completion of Plan or until the attorney is relieved by Order of the Court. Debtor(s) may incur additional attorneys fees post-confirmation estimated in the amount of \$1,000. Such additional estimated attorneys fees are included in this Plan for payment by the Trustee and do not render the Plan infeasible. Any additional attorney's fees and costs after confirmation must be paid through the Plan only after approval of the Court.

Payment of Claims, Administrative Fees and Costs, and Distribution of plan payment.

After confirmation of this Plan, Trustee shall pay as funds are available in the following order unless stated otherwise: Trustee's fees; adequate protection payments until confirmation; administrative expenses including attorney's fees; pre-petition CLASS 2 claims, CLASS 3 and CLASS 4 secured claims as provided for in the Plan; CLASS 7 priority claims until paid in full; CLASS 8 sec. 1305 post-petition claims; CLASS special class unsecured claims; and CLASS 10 general non-priority unsecured claims.

The portion of the monthly plan payment allocated for administrative expenses shall be distributed first on account of the monthly dividend due to a former chapter 7 Trustee, then to holders of remaining administrative expenses. When all administrative expenses have been paid, monthly projected disposable income shall be distributed pro rata, first to holders of Class 7 unsecured claims and then to holders of Classes 8 & 9 unsecured claims.

Adequate protection payments. Prior to confirmation, Trustee shall pay on account of each allowed CLASS 3 claim secured by a purchase money security interest in personal property an adequate protection payment as required by sec. 1326(a)(1)(C) commencing the month after the petition is filed provided that a Proof of Claim has been filed and payment has been provided for in this Plan. Adequate protection payments shall be disbursed by the Trustee in connection with the customary disbursement cycle beginning the month after the petition is filed. The Creditor shall apply adequate protection payments to principal and interest consistent with this Plan.

<u>Vesting of property</u>. Any property of the estate scheduled under section 521 shall revest in the Debtor(s) until such time as a discharge is granted. In the event the case is converted to a case under Chapter 7, 11, or 12 of the Bankruptcy Code, or is dismissed, the property of the estate shall be determined in accordance with applicable law. <u>Debtor(s)' Duties</u>. In addition to the duties imposed upon Debtor(s) by the Bankruptcy Code and Rules, the Local Bankruptcy Rules, and the General Order, this Plan imposes the following additional requirements on Debtor(s):

(a) <u>Transfers of Property and New Debt</u>. Debtor(s) is prohibited from transferring, encumbering, selling, or otherwise disposing of any personal property with a value of \$1,000 or more, or real property with a value of \$5,000 or more, without first obtaining court authorization. Debtor(s) shall not incur aggregate new debt exceeding \$1,000

without first obtaining court authorization. A new consumer debt of less then \$1,000 shall not be paid though this Plan absent compliance with sec 1305(c).

- (b) Insurance. Debtor shall maintain insurance as required by any law or contract and Debtor(s) shall provide evidence of that insurance as required by section 1326(a)(4).
- (c) Compliance with applicable non-bankruptcy law. Debtor(s)' financial and business affairs shall be conducted in accordance with applicable non-bankruptcy law including the timely filing of tax returns and payment of taxes.
- (d) **Periodic reports.** The Debtor(s) shall provide Trustee with a copy of any personal federal tax return filed while the case is pending accompanied by W-2 forms and 1099 forms. Upon Trustee's request, Debtor(s) shall provide Trustee with other tax returns filed while the case is pending and quarterly financial information regarding Debtor(s)' business or financial affairs.
- (e) In addition to the documents required by the Bankruptcy Code and Local Rules, Debtor(s) shall provide to Trustee no later then the first date set for the 341 meeting: (1) written notice of the name and address of each person to whom the Debtor(s) owes a domestic support obligation together with the name and address of the relvant State child support enforcement agency, (2) a wage order if requested by Trustee, and (3) IRS Form 8821 and IRS Form 4506.
- (f) **Documents required by Trustee prior to Debtor(s)' Discharge.** Within 30 days of completion of the Plan, the Debtor(s) shall provide in writing to the Trustee: (1) the name and address of each person to whom the Debtor(s) owes a domestic support obligation at that time together with the name and address of the relevant State child support enforcement agency, (2) current address of the Debtor(s), (3) name and address of Debtor(s)' current employer,
- (4) name of each creditor whose claim was not discharged under 11 U.S.C. 523(a)(2), (5) the name of each creditor whose claim was reaffirmed under 11 U.S.C. 524(c), and (6) certificate of completion of an instructional course in Personal Financial Management.

Remedies on default. If Debtor(s) defaults in the performance of this Plan, or if the Plan will not be completed in 60 months, Trustee or any other party in interest may request appropriate relief by filing a motion and setting it for hearing pursuant to Local BK Rule 9014. This relief may consist of, without limitation, dismissal of case, conversion of the case to Chapter 7, or relief from the automatic stay to pursue rights against collateral. If, on motion of a creditor, the Court terminates the automatic stay to permit a creditor to proceed against its collateral, unless the court orders otherwise, Trustee shall make no further distribution to such secured claim. Any deficiency claim remaining after the disposition of the collateral shall be classified as a CLASS 10 unsecured claim provided a proof of claim or amended proof of claim is timely filed and served on Debtor(s) and Trustee. Such deficiency claim shall be paid prospectively only. Chapter 13 plan payments previously disbursed to the holder of other allowed claims shall not be recovered by the Trustee to provide a pro rata distribution to the holder of any such deficiency claim. Creditors shall release lien on titles when paid pursuant to sec. 1325(a)(5)(B). A holder of a claim shall retain its lien until the earlier of (a) the payment of the underlying debt determined under non-bankruptcy law, or (b) discharge under sec. 1328; and if the case under this chapter is dismissed or converted without completion of the Plan, such liens shall also be retained by such holder to the extent recognized by applicable non-bankruptcy law. After either one of the foregoing events has occurred, creditor shall release its lien and provide evidence and/or documentation of such release within 30 days to the Debtor(s).

Plan Payment Extension Without Modification. If the Plan term does not exceed 60 months, and CLASS 2, CLASS 4, CLASS 7, CLASS 8, and CLASS 9 claims are filed in amounts greater than the amounts specifically stated herein, Debtor(s) authorizes the Trustee to continue to make payments to creditors beyond the term of the Plan, such term not to exceed 60 months. The Debtor(s) shall continue to make plan payments until the claims, as filed, are paid in full or the Plan is otherwise modified.

DATED:	November 26, 2008	/S/ Audrey Hasemann	<u>/S/</u>
		DEBTOR	JOINT DEBTOR